has no jurisdiction will be referred to DOL to file a complaint.

(e) If an individual who has already filed an ADA charge with EEOC subsequently attempts to file or files a section 503 complaint with OFCCP covering the same facts and issues, OFCCP will accept the complaint, but will adopt as a disposition of the complaint EEOC's resolution of the ADA charge (including EEOC's termination of proceedings upon its issuance of a notice of right-to-sue).

§ 1641.7 Review of this part.

This part shall be reviewed by the Chairman of the EEOC and the Director of OFCCP periodically, and as appropriate, to determine whether changes to the part are necessary or desirable, and whether the part should remain in effect.

§ 1641.8 Definitions.

As used in this part, the term:

ADA refers to title I of the Americans with Disabilities Act of 1990 (42 U.S.C. 12101 *et seq.*).

Affirmative action requirements refers to affirmative action requirements required by DOL pursuant to section 503 of the Rehabilitation Act of 1973, that go beyond the nondiscrimination requirements imposed by the ADA.

Chairman of the EEOC refers to the Chairman of the U.S. Equal Employment Opportunity Commission, or his or her designee.

Complaint/Charge means a section 503 complaint/ADA charge. The terms are used interchangeably.

Director of the Office of Federal Contract Compliance Programs refers to that individual or his or her designee.

DOL means the U.S. Department of Labor, and where appropriate, any of its headquarters or regional offices.

EEOC means the U.S. Equal Employment Opportunity Commission, and where appropriate, any of its head-quarters, district, area, local, or field offices.

Government means the government of the United States of America.

Priority List refers to a document listing a limited number of controversial topics under the ADA on which there is not yet definitive guidance setting forth EEOC's position. The Priority

List will be jointly developed and periodically reviewed by EEOC and DOL. Any policy documents involving Priority List issues will be coordinated between DOL and EEOC pursuant to Executive Order 12067 (3 CFR, 1978 Comp., p. 206) prior to final approval by EEOC.

OFCCP means the Office of Federal Contract Compliance Programs, and where appropriate, any of its regional or district offices.

Section 503 refers to section 503 of the Rehabilitation Act of 1973 (29 U.S.C. 793).

Section 503 complaint/ADA charge refers to a complaint that has been filed with OFCCP under section 503 of the Rehabilitation Act, and has been deemed to be simultaneously dual filed with EEOC under the ADA.

PART 1650—DEBT COLLECTION

Subpart A—Procedures for the Collection of Debts by Salary Offset

Sec.

1650.101 Purpose.

1650.102 Scope. 1650.103 Definitions.

1650.104 Notice of salary offset.

1650.105 Request for reconsideration or request for consideration of waiver, compromise, or forgiveness.

1650.106 Reconsideration or consideration of waiver, compromise or forgiveness decision.

1650.107 Oral hearing.

1650.108 Method of collection.

1650.109 Source of deductions.

1650.110 Duration of deductions.

1650.111 Limitation on amount of deductions.

1650.112 When deductions may begin.

1650.113 Liquidation of final check.

1650.114 Recovery from other payments due a separated employee.

1650.115 Interest, penalties, and administrative costs.

1650.116 Non-waiver of rights by payments.

1650.117 Refunds.

1650.118 Salary offset requests by other agencies.

1650.119 Salary offset request by the Commission to another agency.

Subpart B—Procedures for the Collection of Debts by Federal Tax Refund Offset

1650.201 Purpose.

1650.202 Past-due legally enforceable debt.

1650.203 Notification of intent to collect.

 $1650.204 \quad Reasonable \ attempt \ to \ notify.$